SAMPLE	FOR CHANCELLOR	FOR CIRCUIT COURT JUDGE	the first Monday in November,
Official Ballot	Ninth District (Vote for One)	Fourteenth District (Vote for One)	A. D. 1950, viz: Amend Section 134 of the Con-
STATE OF MISSISSIPPI	FRANK E. EVERETT()	TOM P. BRADY()	stitution of the State of Missis- sippi so that it shall read as fol-
GENERAL ELECTION	()	()	lows: Section 134. A state treasurer
NOVEMBER 7, 1950	FOR CHANCELLOR Tenth District (Vote for One)	FOR CIRCUIT COURT JUDGE Fifteenth District (Vote for One)	and an auditor of public ac- counts shall be elected as herein provided, who shall hold their
FOR CONGRESSMAN (To the 82nd U. S. Congress) First District	LESTER CLARK ()	SEBE DALE()	office for the term of four years, and shall possess the same quali- fications as required for the sec-
(Vote for One) JOHN E. RANKIN()	FOR CHANCELLOR Eleventh District	FOR CIRCUIT COURT JUDGE Sixteenth District	retary of state, and they shall receive such compensation as may be provided by law. Provid-
GLENN HAYNES()	* (Vote for One) C. D. WHIJAMS()	(Vote for One) JOHN D. GREENE, JR()	ed that only the said auditor of public accounts shall be eligible to immediately succeed himself
FOR CONGRESSMAN	()	()	In office. Adopted by the Senate, March
(To the 82nd U. S. Congress) Second District (Vote for One)	FOR CHANCELLOR Twelfth District (Vote for One)	FOR CIRCUIT COURT JUDGE Seventeenth District (Vote for One)	29, 1950. Adopted by the House of Representatives, April 7, 1950.
JAMIE L. WHITTEN()	THOMAS Y. MINNIECE()	JOHN M. KUYKENDALL()	For Amendment()
FOR CONGRESSMAN (To the 82nd U. S. Congress)	FOR CHANCELLOR Thirteenth District (Vote for One)	FOR COUNTY COURT JUDGE (Vote for One)	Against Amendment()
Third District (Vote for One)	NEVILLE PATTERSON()	()	SENATE CONCURRENT RESO- LUTION NO. 10
FRANK EL SMITH()	()	(/	A concurrent resolution pro- posing an amendment to the
NELSON E. TAYLOR()	FOR CHANCELLOR Fourteenth District (Vote for One)	Proposed Amendments To Constitution Of	Constitution of the State of Mississippi increasing the number of Supreme Court Judges to nine.
FOR CONGRESSMAN (To the 82nd U. S. Congress) Fourth District	R. P. SUGG ()	State Of Mississippi	. Resolved by the Legislature of the State of Mississippi, two- thirds of each house agreeing
(Vote for One)	FOR CHANCELLOR	HOUSE CONCURRENT RESO- LUTION NO. 10 A Concurrent resolution to	amendment to the State Con-
THOMAS G. ABERNETHY () G. O. DEATON()	 Fifteenth District (Vote for One) 	amend Section 241 of the Mississippi Constitution of 1890 so	stitution be submitted to the qualified electors of the state for
()	J. P. GUYNES()	of electors, and amending by	ratification or rejection at an election to be held on the first Tuesday, after the first Monday
FOR CONGRESSMAN	FOR CIRCUIT COURT JUDGE	providing that the wife of a min- ister of the gospel legally resid-	in November, 1950, viz: Amend the Constitution by
(To the 82nd U. S. Congress) Fifth District	First District (Vote for One)	ing with him shall be qualified to vote after a residence of six	adding an additional section thereto which shall read as fol-
(Vote for One) ARTHUR WINSTEAD()	RAYMOND T. JARVIS()	months in the election district, or incorporated city or town, if	lows: The Supreme Court shall con-
J. CLAY ERWIN()	()	otherwise qualified. Be it resolved by the Legisla-	sist of nine judges, that is to say, of three judges in addition to
()	FOR CIRCUIT COURT JUDGE Second District	ture of the State of Mississippi, two-thirds of the Senate and House of Representatives agree-	the six provided for by section 145A of this Constitution, any
FOR CONGRESSMAN	(Vote for One)	ing thereto, that the following	five of whom when convened shall constitute a quorum. The addi-
(To the 82nd U. S. Congress) Sixth District	L. C. CORBAN()	amendment to the constitution of the State of Mississippi be	tional judges herein provided for shall be selected one for and from
(Vote for One) Wm. M. COLMER()	FOR CHARLES COLUMN	submitted to the qualified voters of the state for ratification or	each of the supreme court dis- tricts in the manner provided by
FRANK H. HARPER ()	FOR CIRCUIT COURT JUDGE Third District	rejection at an election to be held on the first Tuesday after	section 145A of this Constitution or any amendment thereto. Their
()	(Vote for One) TAYLOR H. McELROY()	the first Monday in November, A. D., 1950, viz:	terms of office shall be as pro- vided by section 149 of this Con-
FOR CONGRESSMAN	()	Amend section 241 of the con- stitution of the State of Missis-	stitution or any amendment thereto.
(To the 82nd U. S. Congress) Seventh District (Vote for One)	FOR CIRCUIT COURT JUDGE Fourth District	sippi, so that it shall read as follows: Section 241. Every inhabitant	If, after submission of this amendment to a vote of the qual-
JOHN BELL WILLIAMS()	(Vote for One) ARTHUR JORDAN()	of this state, except idiots, in- sane persons and Indians not	ified electors as provided by Sec- tion 273 of this Constitution, it shall appear that a majority of
JAMES A. WHITE(()	taxed, who is a citizen of the United States of America, twen-	the qualified electors voting shall have voted for this proposed a-
()	FOR CIRCUIT COURT JUDGE	ty-one years old and upwards, who has resided in this state for	mendment, then it shall be in- serted at the next succeeding
FOR CHANCELLOR First District	Fifth District (Vote for One)	two years, and one year in the election district, or in the incor-	session of the Legislature, either regular or extraordinary, as a
(Vote for One)	HENRY LEE RODGERS()	porated city or town in which he offers vote, and who is duly registered as provided in this	part of the Constitution. Adopted by the Senate, Feb-
WILLIAM H. ENZER()	FOR CIRCUIT COURT JUDGE	article, and who has never been convicted of bribery, theft, ar-	Adopted by the House of Rep-
FOR CHANCELLOR	Sixth District (Vote for One)	son, obtaining money or goods under false pretense, perjury.	resentatives, March 28, 1950.
Second District (Vote for One)	JAMES A. TORREY()	forgery, embezzlement or bigamy, and who has paid on or before	For Amendment()
ROY P. NOBLE()	()	the first day of February of the year in which he shall offer to	Against Amendment()
()	FOR CIRCUIT COURT JUDGE Seventh District	vote, all poll taxes which may have been legally required of him, and which he has had an oppor-	
FOR CHANCELLOR Third District	(Vote for One) M. M. McGOWAN()	tunity of paying according to law, for the two preceding years, and	DO NOT PRINT ON BALLOT
(Vote for One)	()	who shall produce to the offi- cers holding the election satis-	NOTICE TO TICKET
HERBERT HOLMES()	FOR CIRCUIT COURT JUDGE Eighth District	factory evidence that he has paid such taxes, is declared to be a qualified elector; but any min-	COMMISSIONER AND PRINTER Your official bailet should show the three proposed constitutional
FOR CHANCELLOR Fourth District	(Vote for One) W. E. McINTYRE()	ister of the gospel in charge of an organized church, or his wife legally residing with him, shall	or names of the Caudidates for Congress for your congressional
(Vote for One) R. W. OUTRER()	FOR CIRCUIT COURT JUDGE	be entitled to vote after six months' residence in the election district, incorporated city or	Court Judge of your districts the
()	Ninth District	district, incorporated city or town, if otherwise qualified. Adopted by the House of Rep-	County Judge, (if you have a County Judge), of your county. In case there has been called
FOR CHANCELLOR Fifth District	R. B. ANDERSON()	resentatives. January 26, 1950. Adopted by the Senate, Peb-	a special election in your county or district all candidates in the spe- cial election should appear on a
(Vote for One) V. J. STRICKER()	FOR CIRCUIT COURT JUDGE Tenth District	ruary 10, 1950.	separate ballot.
()	(Vote for One) JESSE H. GRAHAM()	For Amendment () Against Amendment ()	DO NOT PRINT ON BALLOT
FOR CHANCELLOR Sixth District	()	·	DO NOT PRINT ON TICKETS
(Vote for One)	FOR CIRCUIT COURT JUDGE Eleventh District	SENATE CONCURRENT RESO-	OF NAMES ON BALLOTS: SAM-
J. K. GILLIS()	(Vote for One)	A concurrent resolution to	of the names of the candidates
FOR CHANCELLOR	ED. H. GREEN()	amend Section 134 of the Con- stitution of the State of Missis- sippi, so as to provide that the	of the various offices shall be
Seventh District	FOR CIRCUIT COURT JUDGE	State Auditor of Public Accounts may be eligible to immediately	printed, and the size, print, and quality of paper of the official
(Vote for One) ROBERT E. JACKSON, SR. ()	Twelfth District (Vote for One)	succeed himself in office. Be it resolved by the Legisla-	ballot is left to the discretion of the officer charged with printing the official ballot but the
()	P. BURKITT COLLINS()	ture of the State of Mississippi, two-thirds of the Senate, and	the official ballot, but the arrangement need not be uniform. It is the duty of the Secretary of
FOR CHANCELLOR	FOR CIRCUIT COURSE WINGS	House of Representatives agree- ing thereto. That the following	Governor, to furnish the designat-
Eighth Dietriat	FOR CIRCUIT COURT JUDGE	amendment to the Conclitution	ad commissions.

NOVEMBER 7, 1950	FOR CHANCELLOR 17-CV-Orthogolatical PJ-FK	For circuit court times B Drittenin paine 74-6	Section 134. and an audite
FOR CONGRESSMAN (To the 82nd U. S. Congress) First District	LESTER CLARK()	SEBE DALE ()	office for the to and shall posses
(Vote for One)	FOR CHANGE	()	fications as required retary of state
JOHN E. RANKIN()	FOR CHANCELLOR Eleventh District	FOR CIRCUIT COURT JUDGE Sixteenth District	receive such may be provide
GLENN HAYNES()	(Vote for One) C. D. WHLIAMS()	(Vote for One)	ed that only the
()	()	JOHN D. GREENE, JR()	to immediately in office.
FOR CONGRESSMAN (To the 82nd U. S. Congress) Second District (Vote for One)	FOR CHANCELLOR Twelth District (Vote for One)	FOR CIRCUIT COURT JUDGE Seventeenth District (Vote for One)	Adopted by the 29, 1950. Adopted by the
JAMIE L. WHITTEN()	THOMAS Y. MINNIECE()	JOHN M. KUYKENDALL()	resentatives, Ap
()	()	()	Por Amendmen Against Amend
FOR CONGRESSMAN (To the 82nd U. S. Congress) Third District	FOR CHANCELLOR Thirteenth District (Vote for One)	FOR COUNTY COURT JUDGE (Vote for One)	
(Vote for One)	NEVILLE PATTERSON()	()	SENATE CONC
FRANK EL SMITH() NELSON E. TAYLOR()	Pop. garage ()	_	A concurrent posing an ar
()	FOR CHANCELLOR Fourteenth District (Vote for One)	Proposed Amendments To Constitution Of	Constitution of sissippi increase of Supreme Cou
FOR CONGRESSMAN (To the 82nd U. S. Congress)	R. P. SUGG()	State Of Mississippi	Resolved Ly t
Fourth District	()	HOUSE CONCURRENT RESO-	thirds of each thereto, that
(Vote for One) THOMAS G. ABERNETHY ()	FOR CHANCELLOR Fifteenth District	LUTION NO. 10 A Concurrent resolution to	amendment to stitution be su
G. O. DEATON()	(Vote for One)	A Concurrent resolution to amend Section 241 of the Mis- sissippi Constitution of 1890 so	qualified elector ratification or
()	J. P. GUYNES()	as to provide the qualifications of electors, and amending by	election to be
FOR CONGRESSMAN	()	providing that the wife of a min- ister of the gospel legally resid-	Tuesday, after in November, 19
(To the 82nd U. S. Congress) Fifth District	FOR CIRCUIT COURT JUDGE First District	ing with him shall be qualified	Amend the adding an a
(Vote for One)	(Vote for One)	to vote after a residence of six months in the election district,	thereto which a
ARTHUR WINSTEAD()	RAYMOND T. JARVIS()	or incorporated city or town, if otherwise qualified.	The Supreme sist of nine judg
J. CLAY ERWIN()	TOP (TROUTE)	Be it resolved by the Legisla- ture of the State of Mississippi,	of three judge
()	FOR CIRCUIT COURT JUDGE Second District	two-thirds of the Senate and House of Representatives agree-	the six provide
FOR CONGRESSMAN (To the 82nd U. S. Congress)	(Vote for One)	ing thereto, that the following amendment to the constitution	five of whom who constitute a qu
Sixth District (Vote for One)	L. C. CORBAN()	of the State of Mississippi be submitted to the qualified voters	tional judges he shall be selected
Wm. M. COLMER()	FOR CIRCUIT COURT JUDGE	of the state for ratification or rejection at an election to be	each of the su tricts in the ma
PRANK H. HARPER()	Third District (Vote for One)	held on the first Tuesday after	section 145A of or any amendme
()	TAYLOR H. McELROY()	the first Monday in November, A. D., 1950, viz:	terms of office
FOR CONGRESSMAN	()	Amend section 241 of the con- stitution of the State of Missis-	stitution or thereto.
(To the 82nd U. S. Congress) Seventh District	FOR CIRCUIT COURT JUDGE	sippi, so that it shall read as follows:	If, after sub- amendment to a
(Vote for One)	Fourth District (Vote for One)	Section 241. Every inhabitant of this state, except idiots, in-	lifed electors as tion 273 of thi
JOHN BELL WILLIAMS() JAMES A. WHITE()	ARTHUR JORDAN()	sane persons and Indians not taxed, who is a citizen of the United States of America, twen-	shall appear th
()	()	ty-one years old and upwards,	have voted for
FOR CHANCELLOR	FOR CIRCUIT COURT JUDGE Fifth District	who has resided in this state for two years, and one year in the	mendment, ther serted at the
First District	(Vote for One)	election district, or in the incor- porated city or town in which	session of the l regular or extr part of the Co
(Vote for One)	HENRY LEE RODGERS()	he offers vote, and who is duly registered as provided in this	Adopted by I
WILLIAM H. FNZER()	FOR CIRCUIT COURT JUDGE	article, and who has never been	ruary 22, 1950. Adopted by the
FOR CHANCELLOR	Sixth District (Vote for One)	convicted of bribery, theft, ar- son, obtaining money or goods under false pretense, perjury,	resentatives, Ma
Second District	JAMES A. TORREY()	forgery, embezzlement or bigamy, and who has paid on or before	For Amendmen
(Vote for One) ROY P. NOBLE()	()	the first day of February of the year in which he shall offer to	Against Amend
()	FOR CIRCUIT COURT JUDGE	vote, all poll taxes which may have been legally required of him,	
FOR CHANCELLOR	Seventh District (Vote for One)	and which he has had an oppor-	
Third District	M. M. McGOWAN()	tunity of paying according to law, for the two preceding years, and	DO NOT PRI
(Vote for One)	()	who shall produce to the offi- cers holding the election satis-	NOTICE
()	FOR CIRCUIT COURT JUDGE Eighth District	factory evidence that he has paid such taxes, is declared to be a	Your official t
FOR CHANCELLOR	(Vote for One)	qualified elector; but any min- ister of the gospel in charge of	the three propo
Fourth District (Vote for One)	W. E. MOINTYRE()	an organized church, or his wife legally residing with him, shall	or names of the
R. W. OUTRER()	FOR CIRCUIT COURT JUDGE	be entitled to vote after six months' residence in the election	Court Judge of
()	Ninth District	district, incorporated city or town, if otherwise qualified.	County Judge, County Judge),
FOR CHANCELLOR	R. B. ANDERSON ()	Adopted by the House of Representatives, January 26, 1950.	In case there a special election
Fifth District (Vote for One)	FOR CIRCUIT COURT JUDGE	Adopted by the Senate, February 10, 1950.	district all candi cial election sho
V. J. STRICKER	Tenth District	For Amendment()	separate ballot.
()	(Vote for One) JESSE H. GRAHAM()	Against Amendment()	DO NOT PRIN
FOR CHANCELLOR	()		INSTRU
Sixth District (Vote for One)	FOR CIRCUIT COURT JUDGE	SENATE CONCURRENT RESO.	DO NOT PRIN SECTION 3263
J. K. GILLIS()	Eleventh District (Vote for One)	LUTION NO. 24 A concurrent resolution to	OF NAMES ON PLE BALLOTS-
()	ED. H. GREEN()	amend Section 134 of the Con-	of the names o
FOR CHANCELLOR Seventh District	()	stitution of the State of Missis- sippi, so as to provide that the	of the various printed, and the
(Vote for One)	FOR CIRCUIT COURT JUDGE Twelfth District	State Auditor of Public Accounts may be eligible to immediately	duality of pape ballot is left to
ROBERT E. JACKSON, SR. ()	(Vote for One)	succeed himself in office. Be it resolved by the Legisla-	the officer char-
()	F. BURKITT COLLINS()	ture of the State of Mississippi, two-thirds of the Senate, and	rangement need It is the duty of
FOR CHANCELLOR	FOR CIRCUIT COURT JUDGE	House of Representatives agree- ing thereto, That the following	State with the Governor, to furn
Eighth District (Vote for One)	Thirteenth District (Vote for One)	amendment to the Constitution of the State of Mississippi be	ed commissioner sample of the o
D. M. RUSSELL, SR()	HOMER CURRIE()	submitted to the qualified elec- tors of the state for ratification	general form of followed as near
()	()	or rejection at an election to be held on the first Tuesday after	HEBER Secretar

A state treasurer public acromoder of public a

he Senate, March he House of Rep-oril 7, 1950.

iment.....()

CURRENT RESONN NO. 10
It resolution promendment to the
the State of Missing the number
urt Judges to nine.
the Legislature of
Mississippi, twoh house agreeing
the following
the State Conunbimitted to the
rs of the state for
rejection at an
held on the first
the first Monday
1950, viz:
Constitution by
additional section
shall read as fol-

court shall conges, that is to say, res in addition to de for by section Constitution, any hen convended for done for and from upreme court disanner provided for this Constitution that thereto. Their shall be as pronain 149 of this Conan any amendment

any amendment was a vote of the qualsprovided by Secis Constitution, it at a majority of this proposed an it shall be innext succeeding Legislature, either traordinary, as a constitution, the Senato, Feb-

he House of Rep-arch 28, 1950.

.....() ment.....()

NT ON BALLOT го тіскет

TO TICKET

IR AND PRINTER
ballot should show
osed constitutional
id ONLY the name
he Candidates for
your contressional
sellor and Circuit
your districts, the
(if you have a
, of your county,
c has been called
in your only or
didates in the spenould appear on a

TON BALLOT CTIONS

INSTRUCTIONS

DO NOT PERINT ON TICKETS SECTION 2253 ARRANGEMENT OF NAMES ON BALLOTS; SAMFLE BALLOTS—The arrangement of the names of the candidates, and the order in which the titles of the various offices shall be printed, and the size, print, and quality of paper of the official ballot, but the arrangement need not be uniform it is the duty of the Secretary of State with the approval of the Governor, to furnish the designated commissioner of each county a sample of the official ballot, as the secretary of the official ballot, but the general form of which shall be followed as nearly as practicable, IEBER LADNER, Secretary of State